

1873-011

Chancery Causes: Stokely Lawson vs. Engekiel Anderson &c

Lee Co.

Occ

CA - Debt

T - Property

To The Hon Henry J Morgan Judge of the County
Court of Lee County

Your brother Estley Lawson
of said County respectfully represents that a Judgment
was obtained in said Court against him and
others in favor of James M Orr for the sum of \$

This Judgment was against Your brother and
others who on the day of 186
executed a bond to the said Orr as Sheriff of said
County. the purport of which bond was, that if
William M^r Pherson who was allowed by said Orr
to qualify as his deputy, should faithfully discharge
his duties as deputy then the said bond was to
be void. But the said M^r Pherson having failed
to discharge his duty the said Judgment was then
rendered for his default. An execution has been
issued on said Judgment and placed in the hands
of Ezekiel Anderson deputy for Charles L Hamblin
Sheriff of said County who has seized the same on
the only horse owned by Your brother who is a housekeeper
and head of a family, neither is he the owner of a mule
or yoke of oxen. Your brother is advised that his
said horse is exempt from levy and although he
notified the said Anderson to this effect yet he against
Your brother will took the horse by virtue of said
levy out of his possession and retained ^{him}. Your brother
prays is that the said James M Orr and Ezekiel
Anderson be made defendants to this bill and
answer the same on oath. That the said Anderson be

inhibited from selling said horse under said bill
and be ordered to restore the same into said
plaintiff's possession until the matter herein stated
be adjudicated And thus a perpetual injunction
or restraining order be made against the sale
of said horse. And grant general relief
very spec. issue &c.

Wm. & Bidmore

Subscribed and sworn to before me by Stephen Lawson this 28th day of
Decr 1872.
James W. Orr, Clerk.

James W. Orr & E. Anderson

ads
Stakeby, ^{Lawson} ~~xxxxxxx~~

} Demurrer

The Defendants say that the plaintiffs
bill is not sufficient in law.

David Miller for
Defts.

Stott, Laura

vs. { Bill - Bryan

Egbert Anderson et al

1872 Dec 30th. Judgment granted to take effect when liquid is given in the penalty of \$200.00 Conditioned according to law.

1872 Dec 30th bond given

1873 Jan. 1st Executed Deed by Deft. under therein by Plff & Co. & Co.

" Feb 1st dismissed by Plff.

Plff casts C. 5.12

Deft casts C. 93
A. 15.00
16.93

Virginia

In vacation of the county court of Lee county before the
undersigned Judge of said court on the 30th day of December 1872

Stokes, Lawson

Plff

vs.

De Cly

Ezekiel Anderson and James H. Orr

Defts

On the motion of the Plff who this day filed his bill against
the defendants seems to according to law praying for an injunction:-
On consideration of the equity disclosed by the allegations of said Bill
an Injunction is awarded the plaintiff to restrain the defendants from
further proceeding with their levy of the execution upon the horse in the
bill mentioned untill the further order of court. And upon the execution
of bond by the plaintiff with good security in the sum of \$200.00
with condition to have said Horse forthcoming and liable to said execution
in case the injunction aforesaid shall be dissolved and to pay all
damages and costs that may be awarded against him or sustained by
any one by reason thereof, said defendants are directed to restore
to the plaintiff the possession of said Horse And the plaintiff to submit
himself to the benefit of this injunction is not only required to execute the
bond aforesaid but he is also to execute and file in this Court a
release of all errors at law in the suit resulting in the judgment
upon which the execution in the bill mentioned issued

Henry J. Morgan

Decr 30th 1872

To Jas H. Orr clerk of
Lee county Court

Abel Lawson

vs { Order for Injunction

Ezekiel Anderson vs

entered Order Book page
188.

James H Orr. Clerk

Know all men by these presents that
Mr Stokely Lawson and Daniel S. Dickinson
of Lee County Virginia are held and firmly
bound unto James W. Orr and Ezekiel
in the Sum of Two hundred dollars lawfull
money of the United States for the true
payment of which well and truly to be
made we bind ourselves our heirs & C.
jointly and severally firmly by these presents
Sealed with our Seals and dated this the
30th day of December 1872.

The Condition of the above obligation is such
that whereas the above bound Stokely Lawson
filed a bill of injunction in the County Court
of Lee County and obtained an injunction a-
gainst James W. Orr and Ezekiel Anderson
to restrain them from further proceedings with their
levy of an execution upon a ~~hays~~ horse in the
bill mentioned until the further order of the Court
which horse is claimed by said Lawson as his only
horse consequently exempt from said execution &
the said Lawson therefore executes this bond with
Daniel S. Dickinson as his Security in the penalty
of \$200.00 pursuant to the requirements of Court
in the order awarding the said injunction.

Now if the said Stokely Lawson shall have
the said horse forthcoming and liable to said
Execution in case the injunction aforesaid
shall be dissolved and shall pay all damages
and costs that may be awarded against
him or sustained by any person by reason
thereof then this obligation to be void else
to remain in full force & virtue. Witness the
following Signatures & Seals

Stokely Lawson Seal
Dan S. Dickinson Seal

Stetely Lamson
To Symington Bond
James W Orr.

The Commonwealth of Virginia.

To the Sheriff of Lee County....GREETING:

WE COMMAND YOU TO SUMMON

James W Orr & Ezechiel Anderson

to appear before the Judge of our *County* Court of Lee County, at the Court House in the Clerk's Office, at Rules to be holden for said Court on the first Monday in *January* next to answer a bill in Chancery exhibited in our said Court by *Stahely Lanson*

And have then there this writ. Witness JAMES W. ORR, Clerk of our said Court, at the Court House, this *31st* day of *December* 1872 in the *97th* year of the Commonwealth.

A copy

Teste

James W Orr, Clerk.

James W Orr, Clerk.

To restrain the defendants from further proceeding with their levy of the execution upon the horse in the bill mentioned, until the further order of the Court. Bond with security having been given as required by law.

Teste-James W Orr. Clk.

A copy

Teste-James W Orr. Clk.

The Commonwealth of Virginia.

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James W Orr, Clerk.
A copy
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levy of the execution upon the horse in the bill mentioned
until the further order of the Court, Bond with security having
been given as required by Law.

Teste James W Orr. Clk.

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James W Orr. Clerk.

